

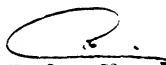
R 184

DEPARTMENT OF STATE
ASSISTANT SECRETARY

October 24, 1962 *after*
all day
has not

THE SECRETARY:
THE UNDER SECRETARY:
G - Mr. JOHNSON:
AMBASSADOR THOMPSON:
ARA - MR. MARTIN:

These are the notes I'm
taking with me to New York to
discuss with Adlai Stevenson in
the morning.


Harlan Cleveland

IO:HC:mtb

S E C R E T

DEPARTMENT OF STATE A/CDC/AR

REVIEWED BY *John*

DATE *5/17/68*

() RELEASE () DECLASSIFY
() EXCISE () DECLASSIFY in PART
() DELT () Non-responsive info.
FOI, EO or PA exemptions

TS authority to:

() CLASSIFY as _____ OADR
() DOWNGRADE TS to () S or () C, OADR

DECLASSIFIED

SECRET
NATURE OF THE DEAL

1. Soviet agreement to pull missiles and bomber aircraft out of Cuba, under UN inspection.
2. Cuban agreement never again to permit offensive weapons on its soil.
3. U.S. agreement to respect the territorial integrity and political independence of Cuba (no commitment to prop up Castro Government.)
4. Cuban agreement to restrict its subversive activities in Latin America (perhaps this could take the form of a Cuban guarantee of the territorial integrity and political independence of other Latin American states.)

QUERY:

Would US, if necessary to a deal, permit inspection of Cuban refugee invasion bases in Florida?

Would other OAS members permit the same (e.g. Guatemala)?

Would we permit inspection of Guantonamo to make sure there were no missiles or offensive weapons there?

To what extent would other OAS members have to be parties to (a) the whole deal and especially (b) #3 above?